No. 14/13/87-6 Lab./765.—In pursuance of the provisions of section 17 of the Industrial Disputes Act 1947 (Central Act No. XIV of 1947), the Governor of Haryana is pleased to publish the following award of Presiding Officer, Industrial Tribunal-cum-Labour Court-I, Faridabad in respect of the dispute between the workman and the management of M/s R.S. Sons, Industrial Packers, 2G/92, BPNIT, Faridabad versus Indrish:—

BEFORE SHRI N. L. PRUTHI, PRESIDING OFFICER, INDUSTRIAL TRIBUNAL-CUM-LABOUR COURT-I, FARIDABAD

Ref. No. 154 of 94

In the matter of industrial dispute

between

SHRI INDRISH C/O SHRI. AMAR SINGH SHARMA, LABOUR UNION OFFICE, S. S. I. PLOT NO. 1K/14, N. I. T., FARIDABAD

.. Claimant

and

M/S R. S. SONS, INDUSTRIAL PACKERS, 2G/92, B. P., N. I. T., FARIDABAD

Management

Present :

Sh. Amar Singh, A. R. for the workman Sh. Satish Ahuja, A. R. for the management.

AWARD

Under the provisions of Section 10(1) (c) of Industrial Disputes Act, 1947, the Government of Haryana bave,—vide Endorsement No. 1D/FD/35-94/12283—88, dated 24th March, 1994, referred the following dispute between the parties above-mentioned for adjudication:—

Whether the termination of services of Shri Indrish is legal and justified? If not, to what relief he is entitled?

2. The matter was settled between the parties, the workman has been paid an amount of Rs. 1300 in full and final settlement of his claim. Ex. S-1 is the settlement signed by both the parties and receipt Ex. S-2 signed by the workman. No more dispute now survives in this case. An award is passed accordingly. Settlement Ex. S-1 and receipt Ex. S-2 shall form part of the same.

N. L. PRUTHI,

The 19th September, 1994.

Presiding Officer.

Industrial Tribunal-cum-Labour Court-1, Faridabad.

Endst. No. 3555, dated the 27th September, 1994.

A copy, with three spare copies, is forwarded to the Commissioner and Secretary to Government, Haryana, Labour Department, Chandigarh.

N. L. PRUTHI.

Presiding Officer, Industrial Tribunal-cum-Labour Court-I, Faridabad.